## Approved For Release 2001/07/31 : CIA-RDP80-0124

Public Law 201 - 82d Congres Chapter 554 - 1st Session S. 622



AN ACT

All 65 Stat. 612.

To increase the basic rates of compensation of certain officers and employees of the Federal Government, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) section Classification 603 (b) and section 603 (c) of the Classification Act of 1949, as Act of 1949, amended, are amended to read as follows:

"(b) The compensation schedule for the General Schedule shall be 63 Stat. 965. as follows:

5 U.S.C. § 1113. GS compensation schedule.

"Grade	Per annum rates								
	\$2,500	\$2,580	\$2, 660	\$2, 740	\$2,820	\$2,900	\$2,980		
GS-1 GS-2		2, 830	2, 910	2, 990	3.070	3, 150	3, 230		
G8-3		3, 030	3, 110	3, 190	3, 270	3.350	3, 430		
		3, 255	3, 335	3, 415	3, 495	3, 575	3,655		
G8-4G8-5		3, 535	3, 660	3, 785	3, 910	4,035	4, 160		
		3, 920	4, 015	4,170	4, 295	4, 420	4, 545		
GS-6		4. 330	4, 455	4.580	4. 705	4,830	4, 955		
GS-8		4, 745	4, 870	4, 995	5, 120	5, 245	5,370		
		5, 185	5, 310	5, 435	5, 560	5, 685	5, 810		
G8-0 G8-10		5, 625	5, 750	5, 875	6,000	6, 125	6, 250		
		6, 140	6, 340	6, 540	6,740	6, 940			
GS-11		7, 240	7, 440	7,640	7,840	8, 940			
GS-13		8, 560	8, 760	8, 960	9, 160	9,360			
GS-14		9,800	10,000	10, 200	10.400	10, 600			
GS-15		11,050	11,300	11, 550	11, 800				
GS-16		12, 200	12, 400	12,600	12, 800				
GS-17		13, 200	13, 400	13,600	13, 800				
00 10	14 000	10, -00	,		•				

"(c) (1) The compensation schedule for the Crafts, Protective, and CPC compensation schedule. stodial Schedule shall be as follows:

4iGrada	Per annum rates									
"Grade CPC-1 CPC-2 CPC-8 CPC-4 CPC-5 CPC-6 CPC-7 CPC-8	2, 420 2, 552 2, 750 2, 974 3, 200 3, 435 3, 740	\$1, 870 2, 490 2, 632 2, 830 3, 054 3, 280 3, 535 3, 865	\$1,930 2,560 2,712 2,710 5,134 3,350 3,635 3,990	\$1,990 2,630 2,792 2,799 3,244 3,440 3,735 4,115	\$2, 650 2, 700 2, 872 8, 070 3, 294 3, 520 3, 835 4, 240	\$2,110 2,770 2,952 3,150 3,374 3,600 2,935 4,365 4,775	\$2,170 2,840 3,032 3,230 3,454 3,680 4,035 4,490 4,900			
CPC-9	4, 150 4, 585	4, 275 4, 690	4, 400 4, 815	4, 525 4, 940	4, <b>6</b> 50 5, 065	5, 190	5, 315			

"(2) Charwomen working part time shall be paid at the rate of Charwomen. \$2,700 per annum, and head charwomen working part time at the rate of \$2,840 per annum."

(b) In adjusting initially the rates of pay of employees affected by Rate adjust-

the provisions of this section-

(1) an employee receiving basic compensation immediately prior to the effective date of this Act at one of the scheduled or longevity rates provided by the Classification Act of 1949, as 63 Stat. 954. amended, shall receive basic compensation on and after the effective date of this Act at the corresponding scheduled or longevity note. rate as increased by this Act; and

(2) an employee receiving basic compensation immediately prior to the effective date of this Act at a rate other than a scheduled or longevity rate provided by the Classification Act of 1949, as amended, shall receive basic compensation on and after the effective date of this Act as follows: effective date of this Act as follows:

(A) If his rate immediately prior to the effective date of this Act was less than the maximum longevity rate of the grade, he shall be paid at the scheduled or longevity rate which he would receive under paragraph (1) had he been receiving basic compensation immediately prior to such effective date at

the scheduled or longevity rate next higher than his rate of Approved For Relies of 40743 mmelated proof 1240 A 050500050060-7

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All 65 Stat. 613.

(B) If his rate immediately prior to the effective date this Act was in excess of the maximum longevity rate of t grade, he shall be paid at a rate equal to the rate at which he was paid immediately prior to such date, increased by an amount equal to the amount of the increase made by this Act

in such maximum longevity rate.

(C) If he is a part-time char employee and his rate immediately prior to the effective date of this Act was in excess of the rate provided for his position under section 603 (c) (2) of the Classification Act of 1949, as amended, he shall be paid at a rate equal to the rate at which he was paid immediately prior to such effective date, increased by an amount equal to the amount of the increase made by this Act in the rate for like

positions under such section.

Judicial branch.

5 U.S.C. § 1113.

60 Stat. 329.

62 Stat. 843, 913, 918, 923.

Secretaries. etc., of circuit and district judges.

64 Stat. 631.

5 U.S.C. § 1121.

Legislative

branch.

60 Stat. 217. 5 U.S.C. §§ 931, 932.

59 Stat. 301. 5 U S.C. §§ 931, 932. 62 Stat. 1267. 5 U.S.C. § 955. 63 Stat. 974. 2 U.S.C. §§ 60f and note, 60a

(c) The rates of basic compensation of officers and employees in or under the judicial branch of the Government whose rates of compensation are fixed pursuant to section 62 (2) of the Bankruptcy Act (11 U. S. C. 102 (a) (2)), section 3656 of title 18 of the United States Code, the second and third sentences of section 603, section 604 (5), or sections 672 to 675, inclusive, of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, are hereby increased by amounts equal to the increases provided by subsections (a) and (b) in corresponding rates of comparison paid to officers and employees subject to the Classical Code, are the comparison and the officers and employees subject to the Classical Code, are the classical comparison and the officers and employees subject to the Classical Code, are the comparison and the officers and employees subject to the Classical Code, are the code of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed pursuant to section 792 (b) of title 28 of the United States Code, or who are appointed to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are applicable to the United States Code, or who are appl of compensation paid to officers and employees subject to the Classification Act of 1949.

(d) The limitations of \$9,600 and \$13,050 with respect to the aggregate salaries payable to secretaries and law clerks of circuit and district judges, contained in the sixteenth paragraph under the her "Miscellaneous salaries" in the Judiciary Appropriation Act, 16 (Public Law 759, Eighty-first Congress), or in any subsequent appropriation Act, shall be increased by the amounts necessary to pay the additional basic compensation provided by this Act.

(e) Section 701 of the Classification Act of 1949, as amended, is amended by inserting "(a)" after "SEC. 701." and by adding at the end

thereof the following new subsection:

"(b) Any increase in compensation granted by law after June 30, 1951, shall not be construed to be an equivalent increase in compensation within the meaning of subsection (a)."

SEC. 2. (a) Each officer and employee in or under the legislative branch of the Government (other than an employee in the office of a Senator) whose rate of compensation is increased by section 5 of the Federal Employees Pay Act of 1946 shall be paid additional compensation at the rate of 10 per centum of the aggregate rate of his basic compensation and the rate of the additional compensation received by him under sections 501 and 502 of the Federal Employees Pay Act of 1945, as amended, section 301 of the Postal Rate Revision and Federal Employees Salary Act of 1948, and the provisions under the heading "Increased pay for legislative employees" in the Second Supplemental Appropriation Act, 1950, except that (1) no such officer or employee shall be paid additional compensation at a rate less than \$300 per annum or in excess of \$800 per annum, and (2) employees paid on an hourly or part-time basis shall be paid additional compensation at the rate of 20 cents per hour.

rate of 20 cents per nour.

(b) The provisions of section 603 (b) of the Federal Employees Pay
Act of 1945, as amended, section 7 (b) of the Federal Employees Pay
Act of 1946, as amended, section 303 (c) of the Postal Rate Revisio'

5 U.S.C. §§ 943, and Federal Employees Salary Act of 1948, and the provisions of par
graph (b) under the heading "Increased pay for legislative employees

5 U.S.C. § 932a. in the Second Supplemental Appropriation Act, 1950, shall not apply

Approved For Release 2001/07/31: CIA-RDP80-01240A000500050060-7

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All 65 Stat. 614.

ficers or employees subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (b) or to every subject to the provisions of subsection (a) or to every subject to the provisions of subsection (b) or to every subject to the every subject to shall be paid with respect to any pay period basic compensation or basic compensation plus additional compensation at a rate in excess of \$11,646 per annum unless expressly authorized by law.

c) (1) The aggregate amount of the basic compensation authorized offices of to be paid for administrative and clerical assistance and messenger Senators. service in the offices of Senators is hereby increased by—

(A) \$4,140 in the case of Senators from States the population of which is less than three million;

Administrative etc., assistance.

(B) \$4,860 in the case of Senators from States the population

of which is three million or more but less than five million;
(C) \$5,220 in the case of Senators from States the population of which is five million or more but less than ten million; and

(D) \$5,760 in the case of Senators from States the population of

which is ten million or more.

(2) The second proviso in the paragraph relating to the authority of Senators to rearrange the basic salaries of employees in their respective offices, which appears in the Legislative Branch Appropriation Act, 1947, as amended (2 U. S. C. 60f), is amended by striking out "\$5,280" 63 Stat. 974. and inserting in lieu thereof "\$5,880"; and by striking out "\$6,720" and inserting in lieu thereof "\$7,820".

(3) Notwithstanding the third proviso in such paragraph any increase in the compensation of an employee in a Senator's office shall take effect on the effective date of this Act or on the date such employee became employed, whichever is later, if (A) the certification filed by such Senator under such provise so provides, (B) such certion is filed in the disbursing office of the Senate not later than November 30, 1951, and (C) the amount of such increase does not exceed the amount of the increase which would be payable in the case of such employee if he were subject to the provisions of subsection

(a) of this section. (d) The provisions of subsection (a), and the provisions of law referred to in such subsection, shall not apply to employees whose compensation is paid from the appropriation contained in the paragraph designated "Folding documents" under the heading "Contingent expenses of the Senate" in the Legislative Branch Appropriation

Act. (e) The rates of basic compensation of each of the elected officers Congress. of the Senate and the House of Representatives (not including the Elected officers. presiding officers of the two Houses), the Parliamentarian of the Senate, the Parliamentarian of the House of Representatives, the legislative counsel of the Senate, the legislative counsel of the House of Representatives, and the Coordinator of Information of the House of Representatives, and the Coordinator of Information of the House of Representatives are hereby increased by 10 per centum, except that in no case shall any such rate be increased by less than \$300 per annum or by more than \$800 per annum.

SEC. 3. Section 66 of the Farm Credit Act of 1933 (48 Stat. 269) is 12 U.S.C. § 1138f.

hereby amended to read as follows:

"SEC. 66. No director, officer, or employee of the Central Bank for Central Bank for Cooperatives, or of any production credit corporation, production cooperatives. credit association, or bank for cooperatives shall be paid compensation at a rate in excess of \$13,800 per annum."

Sec. 4. (a) The rates of basic compensation of officers and employees Veterans' Admining the Department of Medicine and Surgery in the Veterans' Administration. ition whose rates of basic compensation are provided by Public

293, Seventy-ninth Congress, approved January 3, 1946, as amended, are hereby increased by 10 per centum, except that in no

Administrative,

Medicine and Surgery. 59 Stat. 675 38 V.S.C. 🖇 15-

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case shall any such rate be increased by less than \$300 per annu

by more than \$800 per annum.

(b) Section 8 (d) of Public Law 293, Seventy-ninth Congress, as amended, is amended by striking out "\$12,000" and inserting in lieu thereof "\$12,800". 38 U.S.C. § 15g.

SEC. 5. (a) The rates of basic compensation provided by sections 412 and 415 of the Foreign Service Act of 1946, as amended, are hereby increased by 10 per centum, except that in no case shall any such rate be increased by less than \$300 per annum, or by more than \$800 per

(b) The Bureau of the Budget and the Civil Service Commission are authorized and directed to transmit to the Post Office and Civil Service Committees of the Senate and House of Representatives on or before April 1, 1952, a report on pay and personnel practices being followed in overseas areas by all departments and agencies of the Federal Government, including the Foreign Service of the State

Department. Sec. 6. (a) This Act shall become effective as of the first day of

the first pay period which began after June 30, 1951.

(b) Retroactive compensation or salary shall be paid under this Act only in the case of an individual in the service of the United States (including service in the Armed Forces of the United States) or of the municipal government of the District of Columbia on the date of enactment of this Act, except that such retroactive compensa-tion or salary shall be paid a retired officer or employee for services rendered during the period beginning with the first day of the first pay period which began after June 30, 1951, and ending with the date of his retirement.

Approved October 24, 1951.

60 Stat. 1003.

22 U.S.C. §§ 867, 870.

Report to Congressional committees.

Effective date.

Retroactive compensation.